OFFICIAL FILE ILLINOIS COMMERCE COMMISSION STATE OF ILLINOIS COMMERCE COMMISSION

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James L. McKnight)	2 2 3 AM
- v s-) 06-0678	THEF C
Commonwealth Edison Company)	29 LERI
Complaint as to power interruption	Ć	K'S I
July 31, 2006-August 2, 2006 in)	SION FFI
Chicago, Illinois.)	10H 1: 39

STIPULATION AND JOINT MOTION TO DISMISS WITH PREJUDICE

The parties hereto, James L. McKnight and Commonwealth Edison Company, stipulate that the Illinois Commerce Commission lacks jurisdiction of the subject matter in controversy, a complaint for damages, and that the Complainant has the right to file an action for damages in the Circuit Court of Cook County, Illinois, thus the parties hereto jointly request that the Illinois Commerce Commission dismiss the Complaint in this matter with prejudice.

Respectfully Submitted,

Commonwealth Edison Company

By

Mark L. Goldstein 108 Wilmot Road, Suite 330

Deerfield, IL 60015 (847) 580-5480

James L.McKnight

26 E. 14 Pl., Unit 15

Chicago, IL 60605

(312) 588-0355

Dated: November 17, 2006.

CERTIFICATE OF SERVICE

I hereby certify that on November 27, 2006, I served the Stipulation and Joint Motion to Dismiss with Prejudice by causing a copy to be placed in the U.S. Mail, first class postage affixed, addressed to each of the parties indicated below:

Ms. Elizabeth A. Rolando Chief Clerk Illinois Commerce Commission 527 East Capitol Avenue Springfield, IL62701

Mr. Mark L. Goldstein Attorney for Respondent 108 Wilmot Rd., Suite 330 Deerfield, IL 60015

Ms. Eve Moran Administrative Law Judge Illinois Commerce Commission 160 N. LaSalle St., Suite C-800 Chicago, IL 60601

James L. McKnight